Form MF-102 (Rev. 1/00)





it remains in full force and effect.

## Gasoline Distributor's License Bond

Surety no	ona given by		OI	
Surety bond given by		Name of Principal	01	Street Address
		City-Town of		
		·		Name of City or Town
County of		, and State of		, as principal, and
	Name of County	,	Name of State	1 1
			_ of	
	Name of Surety		-	Street Address
City			, as surety, to the State of Indiana in the sum of	
	State	Zip Code	·	
	٦	Thousand Dollars for t	he payment of which we	e bind ourselves, our heirs,
executors, administrators and assigns.  The above principal,		Name of Principal		, has applied for, and,
business as define and supplemental	ed Indiana Code 6-6-1.1 I thereto, now in force or aid principal, the provision	entitled "Gasoline Tax which may hereafter l	Law", and all acts and a pe enacted, imposing cert	r's License to engage in a regulations amendatory thereof ain duties, obligations and f and supplemental therto being
If the above principal,				, shall pay all license
		Name		
taxes, penalties a	nd interest and do, pay a	nd perform all and sing	gular the duties, obligatio	ons and liabilities imposed upor

If the surety shall so elect, this bond may be cancelled by giving sixty (60) days' written notice of such cancellation to the principal and a like sixty (60) days' written notice to the Indiana Department of Revenue, hereinafter referred to as the Department. Cancellation shall become effective at the expiration of sixty (60) days from the Department's receipt of written notice, as provided by law, unless a new bond is filed by such principal and approved by the Department prior to such time, in which event such cancellation shall be effective from the date of the approval of such new bond. Notice of cancellation shall not affect the liability of the surety for any acts or omissions of the principal occurring prior to the date when the cancellation shall become effective, but the surety shall continue to be liable under all of the provisions of this bond for all acts and omissions of such principal occurring prior to the such cancellation to the same extent as if such notice of cancellation had not been given. The principal binds himself, his successors and assigns, upon receipt of such notice and within said period of sixty (60) days, to prepare and file with the Department a new bond to the satisfaction and approval of said Department, in the sum required by the Department with surety to be approved by said Department.

him by virtue of the aforesaid acts in the manner and at the times provided therein, then this obligation is void; otherwise

This bond may be cancelled by the principal, by filing a new bond with the Department, and giving written notice of such cancellation to the surety. Such cancellation shall be effective when the replacement bond is received by the Department; but shall not affect the liability of the surety for any acts or omissions of the principal occurring prior to the date when such cancellation shall become effective. The surety shall continue to be liable under all of the provisions of this bond for all acts or omissions of the principal occurring prior to the time the cancellation shall become effective, to the same extent as if no notice of cancellation shall have been given.

Any show of leniency by the Department toward said principal in the enforcement of any of the provisions of the Indiana Gasoline Tax Law or the making of any special arrangements between the Department and the principal herein with regard to any delinquency in the payment of any amounts due for which such surety is liable as such under the provisions hereof, shall not in any manner release said surety hereunder or reduce or affect its liability, but such liability as surety shall continue as fully and to the same extent and effect as if such leniency had not been shown and such arrangements had not been made.

	nue in full force and effect from its effective date,			
filing of a new bond as required by the Indiana	ancelled by agreement of the parties in the manner herein set out, or the State Gasoline tax Law.			
IN WITNESS WHEROF, we have hereunto set our hand and seal this day of				
, Year				
	Principal			
Attest	By			
Secretary of Corporation	Surety			
	By			
STATE OF COUNTY	Indiana Resident Agent  SS:			
COUNTY				
	Public within and for the County and State aforesaid, this			
day of, <u>year</u> , personally	y appeared			
	(Principal)			
and acknowledged the execution of the foregoin	ng bond.			
Witness my hand and seal this date.	Notary Public			
My commission expires	nomy I wone			